#### PATENT COOPERATION TREATY

# **PCT**

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference PHNL031003WO	FOR FURTHER ACTION	See item 4 below				
International application No. PCT/IB2004/051386	International filing date (day/month/year) 04 August 2004 (04.08.2004)	Priority date (day/month/year) 18 August 2003 (18.08.2003)				
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237						
Applicant KONINKLIJKE PHILIPS ELECTRONICS N.V.						

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis.1(a).				
2.	This REPORT consists of a total of 6 sheets, including this cover sheet.				
	In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.				
3.	This report contains indications relating to the following items:				
	Box No. I	Basis of the report			
	Box No. II	Priority			
	Box No. III	Non-establishment of opini applicability	on with regard to novelty, inventive step and industrial		
	Box No. IV	Lack of unity of invention			
	Box No. V	Reasoned statement under applicability; citations and	Article 35(2) with regard to novelty, inventive step or industrial explanations supporting such statement		
	Box No. VI	Certain documents cited			
	Box No. VII	Certain defects in the intern	national application		
	Box No. VIII	Certain observations on the	international application		
4.	4. The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority date (Rule 44bis.2).				
			Date of issuance of this report 21 February 2006 (21.02.2006)		
The International Bureau of WIPO			Authorized officer		
34, chemin des Colombettes 1211 Geneva 20, Switzerland			ldhir Britel		
Facsimile No. +41 22 740 14 35			Telephone No. +41 22 338 70 60		

Form PCT/IB/373 (January 2004)

### PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY			REC'D 17 NOV 2004			
То:				PC WIPO	PCT	
see form PCT/ISA/220			INTERNATION (F	TEN OPINION OF T NAL SEARCHING A PCT Rule 43 <i>bis</i> .1)	UTHORITY	
Applicant's or agent's file	Applicant's or agent's file reference			FOR FURTHER ACTION See paragraph 2 below		
		International filing date (a			ar)	
	International Patent Classification (IPC) or both national classification A47J31/06, A47J31/44, A47J31/46					
Applicant KONINKLIJKE PHI		NICS N.V.				
1. This opinion of	ontains indication	ns relating to the foll	owing items:			
2. FURTHER AC  If a demand for written opinion the applicant of International Behalf will not be so of this opinion submit to the Imports from the whichever exp	Lack of unity of a Reasoned state applicability; cital Certain docume Certain defects are Certain observation.  TION  r international prelimation of the International prelimations an Authoritureau under Rule considered.  s, as provided above the date of mailing of the international prelimations are as a provided above the date of mailing of the later.	ent of opinion with regardinvention ment under Rule 43 bisations and explanations and explanations on the internation of the in	s.1(a)(i) with regard to supporting such standard such standard such standard such standard such such such such such such such such	tive step and industrial application on novelty, inventive step or atement  vill usually be considered to . However, this does not applie chosen IPEA has notified national Searching Authority to IPEA, the applicant is invents, before the expiration on of 22 months from the present the expiration on of 22 months from the present the expiration on of 22 months from the present the expiration on of 22 months from the present the expiration on of 22 months from the present the expiration of the expiration of the expiration on of 22 months from the present the expiration of the expirati	industrial  be a pply where the y ited to not three	
	For further options, see Form PCT/ISA/220.  For further detalls, see notes to Form PCT/ISA/220.				·	
Name and mailing ad	dress of the ISA:		Authorized Officer		graducties Patenting,	
NL-228	an Patent Office - P.E 0 HV Rijswijk - Pays 1 70 340 - 2040 Tx: 3 11 70 340 - 3016	Bas	Van Bastelaere		A ANODER SHOOT	

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IB2004/051386

_	Вс	x N	o. I Basis of the opinion			
1.	With regard to the language, this opinion has been established on the basis of the international application in the language in which it was field, unless otherwise indicated under this item.					
	This opinion has been established on the basis of a translation from the original language into the following language, which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).					
2.	With regard to any <b>nucleotide and/or amino acid sequence</b> disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:					
	a. type of material:					
			a sequence listing			
			table(s) related to the sequence listing			
	b. format of material:					
			in written format			
			in computer readable form			
	c. time of filing/furnishing:					
			contained in the international application as filed.			
			filed together with the international application in computer readable form.			
		Ō	furnished subsequently to this Authority for the purposes of search.			
3.		na co	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto s been filed or furnished, the required statements that the information in the subsequent or additional pies is identical to that in the application as filed or does not go beyond the application as filed, as propriate, were furnished.			
4	Additional comments:					

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IB2004/051386

Box No. V Reasoned statement under Rule 43bls.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

3,4,7,8

No: Claims

1,2,5,6,9,10

Inventive step (IS)

Yes: Claims

4,7

No: Claims

1-3,5,6,8-10

Industrial applicability (IA)

Yes: Claims

1-10

No: Claims

2. Citations and explanations

see separate sheet

0. Reference is made to the following document:

D1: WO 01/15582 A (KRAAN DIEDERIK ; LEE DE NV SARA (NL)) 8 March 2001 (2001-03-08)

D1 discloses (see p.5, line 8 - p.11 and figures and furthermore see also the description of the current application, p.1, line 9 - p.2, line 12) a beverage making device comprising a brewing chamber, the brewing chamber being defined by an upper wall (in plane 90) with one or more holes (access opening 24) through which heated water can enter the brewing chamber, and by the wall of a first removable part (holder 4) having an edge that can abut against said upper wall via first sealing means (sealing ring 36) in order to form the brewing chamber, said first removable part being provided with outlet means (outflow opening 22) for guiding brewed liquid out of the brewing chamber, whereby a second removable part (e.g. a similar part with double brewing chamber suitable for usage with a double pouch with furthermore the same characteristics as the first pouch) comprising means for guiding the heated water from said one or more holes to outside the device (via outflow opening 26), where the heated water can be caught in one or more cups, which second removable part is interchangeable with said first removable part.

Hence the subject-matter of claim 1 is not novel (Art 33(2) PCT).

- 2. Since the same reasoning can be made for the water outlet module of **claim 9** and the method claim 10, these claims do also **not** meet the requirements of the PCT with respect to **novelty or inventive step** (Art 33(2) or (3) PCT)
- 3. D1 discloses furthermore the features of dependent claims 2,5 and 6 so their subject-matter is evenso not novel (Art 33(2) PCT).

Claim 2: another chamber (collecting reservoir 28)

Claims 5-6: restriction means (see figure: projections around (access opening 24)

4. The subject-matters of dependent **claims 8** (two outlets) and **claim 3** (sealing means round holes: a skilled man would easily attach sealing means at the upper periphery of the holder 4 so that it surrounds the holes 24) does **not** seem to

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/IB2004/051386

involve an **inventive** step because it refers to features which are generally known or which come within the scope of customary practice of a person skilled in the art.

5.. The combinations of features of **dependent claims 4 or 7** are neither known from, nor rendered obvious by, the available prior art. Hence their subject-matters are considered novel and inventive over the prior art (Art 33(2) and (3) PCT).